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7	Attorneys for Reply Counterdefendant				
8	SONY MUSIC ÉNTERTAINMENT, erroneously sued as SONY MUSIC HOLDINGS, INC.				
9	ive.				
10	UNITED STATES DISTRICT COURT				
11	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION				
12					
13	STEVEN AMES BROWN,	Case Nos. CV 08-02348 JSW			
14	Plaintiff,	STIPULATION AND [PROPOSI			
15	v.	ORDER RESETTING JOINT MANDATORY SETTLEMENT CONFERENCE			
16	ANDREW B. STROUD, an individual,	Date action filed: May 7, 2008			
17	Defendant.	Judge : Hon. Maria-Elen Place : Courtroom B, 15			
18	AND DEFENDANT'S RELATED				
19	COUNTERCLAIMS				
20	STEVEN AMES BROWN,				
21	Reply Counterclaimant,				
22	v.				
23	ANDREW B. STROUD, and SONY MUSIC				
24	HOLDINGS, INC.,				
25	Reply Counterdefendants.				
26					
27					

STIPULATION AND [PROPOSED] ORDER RESETTING JOINT MANDATORY SETTLEMENT CONFERENCE

: Hon. Maria-Elena James Judge Place : Courtroom B, 15th Floor

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Defendants.

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l 2	LISA SIMONE KELLY, duly appointed administrator of the Estate of Nina Simone,	Case No.: CV 11-5822 JSW
3	Plaintiff,	
١	V.	
5	WALLY ROKER, an individual, and d/b/a ICU	
5	ENT. DIST.; d/b/a WALLY ROKER MUSIC; ANDY STROUD, INC.; and ANDREW B.	
,	STROUD.	

Sony Music Entertainment, the Estate of Nina Simone, and Steven Ames Brown (collectively, "Stipulating Parties"), by and through their respective counsel, submit the following Stipulation and Proposed Order:

WHEREAS, Stipulating Parties have sought default judgment in the above-referenced actions against Defendants and Counterclaimants Estate of Andrew B Stroud, Stroud Productions and Enterprises, Inc., and Andy Stroud, Inc. (collectively, "Stroud"), with such motions currently pending before the Hon. Jeffrey S. White;

WHEREAS, on or about June 4, 2013, the Court referred the motions seeking default judgment to a randomly assigned Magistrate Judge to prepare a report and recommendation (Docket No. 566 in Case No. 08:2348);

WHEREAS, disposition of those motions will affect the manner in which the various parties approach and effectuate settlement;

WHEREAS, on or about June 5, 2013, Stroud filed Notices of Appeal to the Ninth Circuit in the above-captioned actions;

WHEREAS, while the Stipulating Parties believe Stroud's appeals are frivolous and improper, neither the Ninth Circuit nor the District Court has spoken on whether these Notices will be deemed to divest the District Court of jurisdiction over these cases for the time being;

WHEREAS, counsel for the Estate of Nina Simone and representatives for Sony Music Entertainment must travel from New York for the settlement conference, and the uncertainty of 11325.003 2449769v1

whether the settlement conference will go forward given the appeals makes scheduling and travel plans burdensome and difficult;

WHEREAS, Stipulating Parties believe that allowing time for resolution of the question of whether the District Court will be divested of jurisdiction, and of the pending motions seeking default judgment, will facilitate settlement, improve efficiency, and lessen the burden on the Court and the parties;

THEREFORE, the Stipulating Parties respectfully request that the Mandatory Settlement Conference currently set for June 25, 2013 be put over for approximately 90 days, until September 25, 2013 or such other date as may be selected by the Court and the parties.

IT IS SO STIPULATED.

Dated: June 11, 2013

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Respectfully submitted,

/s/ Steven Ames Brown
STEVEN AMES BROWN,
Plaintiff in Pro Se

/s/ Dorothy M. Weber
DOROTHY M. WEBER, pro hac vice
Shukat, Arrow, Hafer, Weber &
Herbsman, LLP
Attorney for Estate of Nina Simone

/s/ Julia D. Greer

JULIA D. GREER

Coblentz, Patch, Duffy & Bass, LLP, Attorney for Sony Music Entertainment, erroneously sued as Sony Music Holdings, Inc.

IT IS SO ORDERED.

DATED: June 12, 2013

Settlement Conference is continued to September 25,2013 at 10:00 a.m., in Chambers.

Updated settlement statements are due September 18, 2013. Counsel shall serve a copy of this Order on any parties who are not represented by counsel

Listing of counsel filing this paper:

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STEVEN AMES BROWN

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